

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

MDL Docket No. 05-1717-JJF

Civil Action No. 05-485-JJF

## CONSOLIDATED ACTION

Defendant.

## STATEMENT OF ERRATA

The following corrects certain errata in the May 16, 2008 Declaration of Keith B. Leffler

(D.I. 920 in MDL No. 05-1717-JJF):

## Change

be a to be at a

microprocessor to microprocessors

Intel's sales to Intel's U.S. sales

microprocessor' to microprocessors'

specific net transactions to specific transactions

end-user PC to direct

six to seven

should be

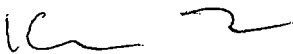
Where:  $D_{MYST}$  are the damages from purchase of a personal computer with microprocessor M in year Y from source S in state T,<sup>1</sup>

<sup>1</sup> This formulation allows for different overcharges to be estimated depending on the particular microprocessor P, the time of purchase Y, and the source (OEM direct, retailer, VAR) S.

Purchases<sub>MYST</sub> are the purchases of a PC with Intel microprocessors M in year Y from source S in state T,  
 OC<sub>MY</sub> is the overcharge to direct purchasers for Microprocessor M in year Y, and  
 Pass-on%<sub>YST</sub> is the estimated pass-on percent for year Y from source S in state T.

<u>Footnote</u>	<u>Change</u>
58	Delete <u>[this is a double edged sword]</u> <u>don't'</u> to <u>don't</u>
72	<u>given competitive pricing</u> to <u>given above competitive pricing</u>
105	<u>0175 )Intel</u> to <u>0175) Intel</u>
154	<u>I also did not have information on the manufacturer of the computer sold for PC Mall and did not include dummy variables for the manufacturer as I did for the retailers and CDW. to This regression specification does not include OEM dummy variables. Inclusion of these variables caused no significant change in the pass-on estimate.</u>
169	<u>\$</u> to <u>4</u>

The foregoing corrections are true and accurate to the best of my knowledge and belief.

  
 \_\_\_\_\_  
 Keith B. Leffler, Ph.D.

8/26/08  
 \_\_\_\_\_  
 Date